## IN THE MICHIGAN COURT OF APPEALS ORDER

Re: Private Consumer Consulting Services LLC v Trenise Wyldon

Docket No. **304306** L.C. No. **10-003072-CH** 

David H. Sawyer, Chief Judge Pro Tem, acting under MCR 7.201(B)(3), orders:

The claim of appeal is DISMISSED for failure to pursue the case in conformity with the rules. MCR 7.201(B)(3) and 7.216(A)(10). The claim of appeal is dismissed for lack of the entry fee and a signature of an attorney on behalf of appellant Private Consumer Consulting Services LLC. MCR 7.204(B)(2); MCR 7.204(D)(2); Peters Production Inc v Desnick Broadcasting Co, 171 Mich App 283, 287; 429 NW2d 654 (1988). The Clerk of this Court provided notice that the claim of appeal was defective for lack of the entry fee and a signature of an attorney on behalf of appellant Private Consumer Consulting Services LLC and the defects have not been cured. Dismissal is without prejudice to whatever other relief may be available consistent with the Court Rules.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

JUL 0 6 2011

Date

Samuel Sayal Chief Clerk